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7	Phone: (702) 388-6336 Representing the United States of America							
8	UNITED STATES DISTRICT COURT							
9	DISTRICT OF NEVADA							
10	United States of America,	)		2:21-mj-00139-DJA				
11	Plaintiff,	)	ORDER <u>Hearing</u>	To Continue Preliminary				
12	VS.	)	Hearing	(First Request)				
13	Keion Joe'l Cherry,	)						
14	Defendant.	)						
15		<u>—</u>						
16	IT IS HEREBY STIPULATED A	ANI	) AGREED	), by and between Nicholas A				
17	Trutanich, United States Attorney; Lisa Cartier Giroux, Assistant United States Attorney;							
18	Kimberly Sokolich, Assistant United States Attorney, representing the United States of							
19	America and Christopher Mishler, Esq., counsel for defendant Keion Joe'l Cherry, that							
20	the preliminary hearing in the above captioned case, which is currently scheduled for							
21	February 25, 2021 at 4:00pm, be continued and reset to a date and time convenient to the							
22	Court, but no sooner than sixty (60) days.							
23	1. The government will provide counsel for the defendant with limited Rule 16							
24	pre-indictment discovery. Counsel for the defendant requests time to review the discovery							
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and discuss it with his client prior to a preliminary hearing or indictment. Additionally, the

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parties are discussing a pre-indictment resolution that may resolve the matter without a preliminary hearing. 2. Counsel for the defendant has become aware of a potential conflict and needs

- time to determine if a motion to withdraw must be filed.
- 3. This continuance is not sought for purposes of delay, but to allow defense counsel an opportunity to review discovery with his client and prepare for the preliminary hearing.
  - 4. The defendant is not detained and agrees to the continuance.
- 5. Both counsel for the defendant and counsel for the government agree to the continuance.
- 6. Federal Rule of Criminal Procedure 5.1(d) provides that a magistrate judge may extend the time limits in Rule 5.1(c) with the defendant's consent and upon a showing of good cause taking into account the public interest in the prompt disposition of criminal cases. Because the defendant requires time to review discovery with their client prior to the preliminary hearing, good cause exists to extend the time limits in Rule 5.1(c).
- 7. The time from February 25, 2021, to the new preliminary hearing date will be excludable under the Speedy Trial Act, Title 18, United States Code, Section 3161(h)(7)(A), which provides that the Court may exclude time arising from a continuance upon finding that the ends of justice served by granting the continuance outweigh the best interests of the defendant and the public in a speedy trial.
- 8. Denial of this request could result in a miscarriage of justice, and the ends of justice served by granting this request outweigh the best interest of the public and the defendants in a speedy trial.

## $Case \hbox{\it C2a24-2c120.020} \hbox{\it PDANE39-DJK} \quad \hbox{\it D1Documeent 0} \hbox{\it 10File file 2d1202d224} \hbox{\it /221} \hbox{\it age-2age-2age-53} \ of \ 5$

1	9.	9. The additional time requested by this stipulation is excludable in computing				
2	the time within which the indictment must be filed pursuant to the Speedy Trial Act, Title					
3	18, United States Code, Section 3161(b), and considering the factors under Title 18, United					
4	States Code, Section 3161(h)(7)(A) and (B)(i) and (iv).					
5	10. This is the first request to continue the preliminary hearing.					
6	DAT	ED this 22 day of February 202	1.			
7						
8	NICHOLAS United State	S A. TRUTANICH es Attorney	<u>/s/ Christopher Mishler</u> CHRISTOPHER MISHLER			
9	/s/ Lisa C. C	•	Counsel for Defendant Keion Cherry			
10	1	RTIER GIROUX nited States Attorney				
11	/s/ Kimberly					
12		Y SOKOLICH nited States Attorney				
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## 1 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 2 United States Of America, Case No. 2:21-mj-00139-DJA 3 Plaintiff, Findings and Order on Stipulation 4 VS. 5 Keion Joe'l Cherry, 6 Defendant. 7 8 Based on the pending Stipulation between the defense and the government, and good 9 cause appearing therefore, the Court hereby finds that: 10 The government will provide counsel for the defendant with limited Rule 16 pre-1. 11 indictment discovery. Counsel for the defendant requests time to review the discovery 12 and discuss it with his client prior to a preliminary hearing or indictment. 13 2. Counsel for the defendant has become aware of a potential conflict and needs time to 14 determine if a motion to withdraw must be filed. 15 To allow the defense time to review the discovery with their client prior to the 3. 16 preliminary hearing and with the defendant's consent, the preliminary hearing in this 17 case should be continued for good cause. 18 The defendant is not detained and agrees to the continuance. 4. 19 5. Both counsel for the defendant and counsel for the government agree to the 20 continuance. 21 6. This continuance is not sought for purposes of delay, but to allow defense counsel an 22 opportunity to review discovery with their client prior to a preliminary hearing or 23 indictment.

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## $Case \hbox{\it C2a24-2r20.02r4-70} \hbox{\it AF379-NJK} \quad \hbox{\it D1000umeent 01 0F ile $F$ ile $212222224/24$ age F5age $5$ of 5$

1	7. Denial of this request could result in a miscarriage of justice, and the ends of ju	stice
2	served by granting this request outweigh the best interest of the public and	l the
3	defendants in a speedy trial.	
4	8. The additional time requested by this stipulation is excludable in computing the	time
5	within which the indictment must be filed pursuant to the Speedy Trial Act, Titl	e 18
6	United States Code, Section 3161(b), and considering the factors under Title	e 18
7	United States Code, Section 3161(h)(7)(A) and (B)(i) and (iv).	
8	THEREFORE, IT IS HEREBY ORDERED that the preliminary hearing in	ı the
9	above-captioned matters currently scheduled for February 25, 2021, at 4:00p.m., be vac	cated
10	and continued to April 26, 2021, at 4:00 p.m., Courtroom 3A.  24th	
11	DATED this day of February 2021.	
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14	THE HONORABLE DANIEL J. ALBREC	ЗТS
15	United States Magistrate Judge	
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